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APPLICATION NO.	02/10/2004		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/775,896			David M. Allen	2646-000003		
27572	7590	08/16/2005		EXAMINER		
HARNESS	DICKE	Y & PIERCE, P.L.	GELLNER, JEFFREY L			
P.O. BOX 82	28		·			
BLOOMFIELD HILLS, MI 48303			ART UNIT	PAPER NUMBER		
		-	•	3643		

DATE MAILED: 08/16/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	P			
	10/775,896	ALLEN, DAVID M.				
Office Action Summary	Examiner	Art Unit	-			
	Jeffrey L. Geliner	3643				
The MAILING DATE of this communication app	L		$\frac{1}{1}$			
Period for Reply			l			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(5).	36(a). In no event, however, may a reply be till y within the statutory minimum of thirty (30) day will apply and will expire S!X (6) MONTHS from a cause the application to become ABANDONE	mely filed ys will be considered timely. If the mailing date of this communication. ED (35 U.S.C. § 133).				
Status		•				
1) Responsive to communication(s) filed on 10 F	ebruary 2004.		1			
,	☐ This action is <b>FINAL</b> . 2b) ☐ This action is non-final.					
3) Since this application is in condition for allowa closed in accordance with the practice under E						
Disposition of Claims			ļ			
4)⊠ Claim(s) <u>1-21</u> is/are pending in the application	· · · · · · · · · · · · · · · · · · ·	•				
4a) Of the above claim(s) 3-5 and 19 is/are with	•					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,2,6-18,20 and 21</u> is/are rejected.						
7) Claim(s) is/are objected to.		; ·				
8) Claim(s) are subject to restriction and/c	or election requirement.	•				
Application Papers						
9) The specification is objected to by the Examine	er.	*				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct						
11) The oath or declaration is objected to by the E	xaminer. Note the attached Office	e Action or form P1O-152.				
Priority under 35 U.S.C. § 119	•					
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:		a)-(d) or (f).				
<ul><li>1. Certified copies of the priority document</li><li>2. Certified copies of the priority document</li></ul>		tion No				
3. Copies of the certified copies of the price						
application from the International Burea						
* See the attached detailed Office action for a list		red.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) [] Interview Summar					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	Paper No(s)/Mail I  5) Notice of Informal  6) Other:	Date Patent Application (PTO-152)				
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#### **DETAILED ACTION**

#### Election/Restrictions

Applicant's election of species combination - closure means includes a resilient characteristic; slit parallel - in the reply filed on 2 June 2005 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)). Claims 3-5 and 19 are withdrawn from examination because they are drawn to non-elected species. The Examiner considers the election of a closure means including a resilient characteristic to have within its ambit a fastener with a tab and aperture.

## Claim Objections

Claims 13-15 are objected to because of the following informalities:

In claim 13, lines 1-3, the two occurrences of "one of the second bodies" should be changed to conform with the language of "at least one second body" of claim 12 so as to avoid ambiguity.

In claim 14, line 2, the language of "upper most one of the second bodies" should be changed to conform with the language of "at least one second body" of claim 12 so as to avoid ambiguity.

In claim 15, line 2, the language of "each of the second bodies" should be changed to conform with the language of "at least one second body" of claim 12 so as to avoid ambiguity.

Appropriate correction is required.

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## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 2, 6, 16-18, and 20 are rejected under 35 U.S.C. 102(b) as being anticipated by Gearing et al. (WO 03/096791 A1).

As to claims 1 and 20, Gearing et al. disclose a mulch shield (Fig. 8) for surrounding a trunk or stem of a plant, the mulch shield comprising a body having a bendable wall member (Figs. 4 and 8); a lower flange coupled to the body and extending therefrom in a radially outward direction (6 of Fig. 8); and a closure means (21 of Fig. 8); wherein a slit is formed through the wall member and the lower flange that permits the body to be positioned in a first, generally C-shaped condition (implied from Figs. 4 and 8), that is adapted to permit the mulch shield to be placed about the trunk or stem of the plant, and a second condition in which the call member encircles the trunk or stem of the plant (Fig. 8); and, wherein the closure means is operable for maintaining the body in the second condition (Fig. 8). The shield of Gearing et al. inherently performs the method steps that are recited in claim 20 when used.

As to claims 2 and 6, Gearing et al. further disclose the closure means including a resilient characteristic of the body ("tab" 21 of Fig. 8 is considered resilient in that it stays in the aperture) and a tab and aperture (21 of Fig. 8).

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As to claim 16, Gearing et al. further disclose a non-porous material ("MYLAR" of last para. on page 7).

As to claims 17, Gearing et al. further disclose a living hinge (shown in Figs. 4 and 8).

As to claims 18, Gearing et al. further disclose a generally parallel slit (implied by Figs. 4 and 8).

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 7 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gearing et al. (WO 03/096791 A1) in view of Gubin et al. (RU 2118487 C1).

As to claim 7, the limitations of claim 7 are disclosed and described above. Not disclosed is a plurality of cleats formed on the lower surface of the lower flange. Gubin et al., however, discloses a shield with a plurality of cleats on the lower surface of a lower flange (shown in Fig.). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the shield of Gearing et al. by adding a plurality of cleats on the lower surface of the lower flange as disclosed by Gubin et al. so as to ensure the shield is firmly placed in the ground.

As to claim 21, Gearing et al. disclose a mulch shield (Fig. 8) for surrounding a trunk or stem of a plant, the mulch shield comprising a body having a bendable wall member (Figs. 4 and 8); a lower flange coupled to the body and extending therefrom in a radially outward direction (6

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of Fig. 8); and a closure means (21 of Fig. 8); wherein a slit is formed through the wall member and the lower flange that permits the body to be positioned in a first, generally C-shaped condition (implied from Figs. 4 and 8), that is adapted to permit the mulch shield to be placed about the trunk or stem of the plant, and a second condition in which the call member encircles the trunk or stem of the plant (Fig. 8); and, wherein the closure means is operable for maintaining the body in the second condition (Fig. 8). Not disclosed is a plurality of cleats formed on the lower surface of the lower flange. Gubin et al., however, discloses a shield with a plurality of cleats on the lower surface of a lower flange (shown in Fig.). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the shield of Gearing et al. by adding a plurality of cleats on the lower surface of the lower flange as disclosed by Gubin et al. so as to ensure the shield is firmly placed in the ground.

Claims 8-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gearing et al. (WO 03/096791 A1) in view of Due et al. (US 5,809,690).

As to claim 8, the limitations of claim 1 are disclosed and described above. Not disclosed is an upper flange with the slit extending therethrough. Due et al., however, disclose a shield with an upper flange (35 of Figs. 5 and 6). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the shield of Gearing et al. by adding upper flanges as disclosed by Due et al. so as to allow the shield to be supported by a trellis wire (see Due et al. at col. 3 lines 1-3).

As to claim 9, Gearing et al. as modified by Due et al. further disclose the upper flange extending in an upward direction (see Fig. 5).

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As to claim 10, Gearing et al. as modified by Due et al. further disclose the upper flange spaced apart by a predetermined distance that is a desired thickness (Fig. 6).

As to claim 11, the limitations of claim 10 are disclosed and described above. Gearing et al. as modified by Due et al. further disclose the thickness being 12 inches (.3 m of page 14). Not disclosed is the thickness being 3-5 inches. It would have been obvious to one of ordinary skill in the art at the time of the invention to further modify the shield of Gearing et al. as modified by Due et al. by making the thickness of the mulch 3 to 5 inches and the shield 3 to 5 inches to accommodate the mulch.

Claim 12-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gearing et al. (WO 03/096791 A1) in view of Koffler et al. (US 4,829,707).

As to claim 12, the limitations of claim 1 are disclosed and described above. Not disclosed is at least one second body configured to be received into the body and telescopically moved with respect to the body. Koffler et al. discloses a second body (20 of Figs. 4 and 5) that is configured to be received into a body of a shield (see Fig. 5) and can telescopically move. It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the shield of Gearing et al. by adding a second body as disclosed by Koffler et al. so as to have an insulating layer to keep plants warm on cold nights (see Koffler et al. col. 4 lines 1-14).

As to claims 13 and 14, the limitations of claim 12 are disclosed and described above.

Not disclosed is the second body with an upper flange coupled to the second body. It would have been obvious to one of ordinary skill in the art at the time of the invention to further modify

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the shield of Gearing et al. as modified by Koffler et al. by adding an upward projecting flange so as to insure a tight fit of the second body with the body.

As to claim 15, Gearing et al. as modified by Koffler et al. further disclose a retaining means for the second body (tight fit that is shown in Fig. 5 is a retaining means).

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Jollie, Mills, Taylor, and Oshima disclose in the prior art various shields with lower flanges. JP2003-339257 discloses in the prior art a shield with a with a slit. Mogami discloses in the prior art a shield with cleats.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jeffrey L. Gellner whose telephone number is 571.272.6887. The examiner can normally be reached on Monday-Friday, 8:30-4:00, alternate Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Pcon can be reached on 571.272.6891. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Jeffrey L. Gellner Primary Examiner Art Unit 3643